

AMENDED

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ORIGINAL

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No. CV 06-7561 PA (CWx)

Date October 17, 2007

Title Trafficschool.com, Inc. v. Edriver, Inc., et al.

SCANNED

Present: The Honorable PERCY ANDERSON, UNITED STATES DISTRICT JUDGE

C. Kevin Reddick

Not Reported

N/A

Deputy Clerk

Court Reporter

Tape No.

Attorneys Present for Plaintiff:

Attorneys Present for Defendants:

None

None

Proceedings: IN CHAMBERS - COURT ORDER

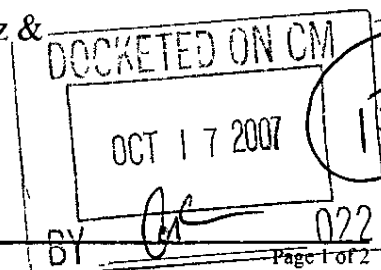
Designation of Deposition Testimony. If a party desires to offer deposition testimony into evidence at trial in its case-in-chief, on or before October 19, 2007, it shall designate only those relevant portions of the testimony it wishes offer at trial and advise opposing counsel and the court whether the testimony shall be read, played on videotape or on a computer, or submitted. All objections and responses to any such testimony shall be made in writing and filed on October 22, 2007, so the court may consider whether ruling on such objections at the final pretrial conference will either facilitate the conduct of the trial or result in the disposition of certain evidentiary matters that may assist continuing settlement negotiations.

1. The objecting party shall quote testimony with any objections immediately following the quoted testimony. Objections should be organized **to track the page and line numbers of the deposition designations in sequence**. The objecting party should identify the specific page and line numbers to which objection is made, the ground of the objection, and a citation to Federal Rules of Evidence (**you may attach the deposition transcript and note objections in the margin**). The party offering the testimony may submit a brief one or two line response to the objection. The following is an example of the format contemplated by the Court:

Disputed Testimony of Tom Jones (42:14-15, 22; 43:7-8, 17-25):

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14 Q. How many managers overall at Ruiz &
15 Flint?
22 A. I do not know.



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- 7 Q. Continuing by Mr. Scotten) How many
8 partners does Ruiz & Flint have?
- 17 A. For a certainty, I do not know.
18 Q. (Continuing by Mr. Scotten) Do you know
19 Mr. Eugene Ruiz
20 A. Yes, sir.
21 Q. What's his position at Ruiz & Flint?
22 A. I would speculate that he's a partner and
23 owner
24 Q. Anything else?
25 A. Not -- that's just common sense. I mean

Defendants' Objections:

Page 42:14-15, 22: Irrelevant, Fed. R. Evid. 801, 802.; Page 43:21-25: No foundation, Fed. R. Evid. 401.

Plaintiff's Response:

Mr. Rosner was the corporate representative for Ruiz & Flint.

2. Do not submit blanket or boilerplate objections: these will be disregarded and overruled.
3. On or before October 24, 2007, the parties shall exchange counter-designations of deposition testimony. Counter-designations are to be made only for completeness and shall be contained in a separate document. Counter-designations are not a substitute for deposition testimony a party wishes to play in its case in chief. Objections to counter-designations are to be made on or before October 26, 2007.

IT IS SO ORDERED.

Initials of Preparer

PS.